

DOCKET NO. G-01551A-01-0449

BEFORE THE ARIZONIA CORPORATIONAL DOCKETED

WILLIAM A. MUNDELL
Chairman
JIM IRVIN
Commissioner
MARC SPITZER

Commissioner

JUN 2 8 2001

DOCKETED BY

6 IN THE MATTER OF THE APPLICATION OF SOUTHWEST GAS CORPORATION - FILING 7 FOR APPROVAL OF A SPECIAL GAS

) DECISION NO. 63846

PROCUREMENT AGREEMENT WITH TUCSON)

8 ELECTRIC POWER COMPANY

ORDER

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Open Meeting
June 26 and 27, 2001
Phoenix, Arizona

12 BY THE COMMISSION:

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FINDINGS OF FACT

- 1. Southwest Gas Corporation ("Southwest") is engaged in providing natural gas within portions of Arizona, pursuant to authority granted by the Arizona Corporation Commission.
- 2. On May 31, 2001, Southwest filed for Commission approval of a special gas procurement agreement with Tucson Electric Power Company ("TEP").
- 3. Previously, on May 22, 1998 (Decision No. 60914), the Commission approved the initial special gas procurement agreement between Southwest and TEP. Subsequently, on January 11, 2001, the Commission approved a revised special gas procurement agreement between Southwest and TEP to clarify the manner in which interstate pipeline capacity charges are calculated (Decision No. 63308). This special gas procurement agreement expired at the end of May 2001.
- 4. Southwest's filing requests Commission approval of a new special gas procurement agreement with TEP. If approved, the new agreement would be effective as of June 1, 2001, and would have an initial five year term.
- 5. The proposed agreement would automatically continue after the initial term unless one party gives notice of termination at least 90 days prior to the anniversary date of the agreement.

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- 6. Service under Schedule G-30 is available to customers who can establish that bypass of Southwest is economically, operationally, and physically feasible and imminent.
- TEP's facilities to be served under the proposed agreement are located in close proximity to El Paso Natural Gas Company's ("El Paso") interstate pipeline.
- 8. Staff has reviewed TEP's usage characteristics and projected bypass costs and believes that bypass is a viable option for TEP. Further, Southwest has indicated the proposed procurement agreement is necessary to avoid such a bypass.
- 9. Southwest has indicated that it will enter into gas supply contracts with a gas supplier 9 for TEP's gas requirements which are separate from Southwest's general system supply contracts and 10 that this supply will be accounted for separately from Southwest's general system supply.
- The specific charges for serving TEP were provided to Staff under a confidentiality 12 agreement. Staff has reviewed the charges included in the proposed procurement agreement and 13 believes that the revenues Southwest receives should cover its cost of serving TEP. However, if 14 conditions change in the gas market, it is theoretically possible that Southwest could experience a 15 negative margin on this procurement agreement.
- The proposed agreement contains rates for the first two years of the agreement. The 17 proposed agreement contains a procedure for Southwest and TEP to renegotiate the rates to be applied 18 after the first two years. Before implementing any changes in rates under this agreement, Southwest 19 will file for Commission approval of such changes.
- As required by Schedule G-30, Southwest will credit the Purchased Gas Adjustor account 21 with all upstream pipeline capacity charges collected from TEP. In response to Staff information 22 requests, Southwest has indicated that under the proposed agreement, the credit to the PGA account will be equal to the El Paso 100 percent load factor rate. This is the same credit level that was in place 24 under the agreement between Southwest and TEP that expired at the end of May 2001. This credit to 25 the PGA account will benefit other ratepayers.
 - TEP has a viable alternative to being served by Southwest. 13.
 - 14. Staff has recommended approval of this filing.

Further, Staff has recommended that any negative margin resulting from this agreement 2 not be recovered from other ratepayers in any future proceeding.

CONCLUSIONS OF LAW

- Southwest is an Arizona public service corporation within the meaning of Article XV, 1. Section 2, of the Arizona Constitution.
- The Commission has jurisdiction over Southwest and over the subject matter of the 2. application.
- 3. The Commission, having reviewed the application and Staff's Memorandum dated June 9||9, 2001, concludes that it is in the public interest to approve the filing.

ORDER

THEREFORE, IT IS ORDERED that the filing be and hereby is approved.

IT IS FURTHER ORDERED that any negative margin resulting from this agreement not be 13 recovered from other ratepayers in any future proceeding.

IT IS FURTHER ORDERED that this Decision shall become effective immediately.

BY	ORDER	OF THE	ARIZONA	CORPORATION	COMMISSION

CHAIRMAN COMMISSIONER

> IN WITNESS WHEREOF, I, BRIAN C. McNEIL, Executive Secretary of the Arizona Corporation Commission, have hereunto, set my hand and caused the official seal of this Commission to be affixed at the Capitol, in the City of Phoenix, this 28 day of Line, 2001.

BRIAN C. McNEIL Executive Secretary

27 DISSENT:

28 DRS:BGG:lhm

Decision No. <u>63846</u>

SERVICE LIST FOR: Southwest Gas Corporation DOCKET NO. G-01551A-01-0449

Ms. Debra S. Jacobson
Manager, State Regulatory Affairs
Southwest Gas Corporation
5241 Spring Mountain Road
P. O. Box 98510
Las Vegas, Nevada 89193-8510

6 Mr. David Couture Tucson Electric Power Company Director, Regulatory Affairs P.O. Box 711, Mail Stop OH 122 Tucson, Arizona 85702

9 Mr. Christopher C. Kempley Chief Counsel 10 Arizona Corporation Commission 1200 West Washington

11 Phoenix, Arizona 85007

Ms. Deborah Scott
Director, Utilities Division
Arizona Corporation Commission
1200 West Washington
Phoenix, Arizona 85007

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